Gordon Z. Novod Thomas Walsh GRANT & EISENHOFER P.A. 485 Lexington Avenue, 29th Floor New York, New York 10017

Tel: 646-722-8523 Fax: 646-722-8501

Email: gnovod@gelaw.com twalsh@gelaw.com

Special Counsel for Plaintiff, Peter Hurwitz, as Litigation Trustee of the GBG USA Litigation Trust

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

GBG USA Inc., et al.,1

Debtors.

PETER HURWITZ, AS LITIGATION TRUSTEE OF THE GBG USA LITIGATION TRUST,

Plaintiff,

v.

RICHARD NIXON DARLING, MARK JOSEPH CALDWELL, RONALD VENTRICELLI, ROBERT K. SMITS, STEPHEN HARRY LONG, BRANDON CARREY, FUNG HOLDINGS (1937) LIMITED, FUNG DISTRIBUTION INTERNATIONAL LIMITED, STEP DRAGON ENTERPRISE LTD., GOLDEN STEP LIMITED, WILLIAM FUNG KWON LUN, KING LUN HOLDINGS LIMITED, FIRST ISLAND DEVELOPMENTS LIMITED, VICTOR FUNG KWOK KING, SPENCER THEODORE FUNG, HSBC TRUSTEE (C.I.) LIMITED, BRUCE PHILIP

Chapter 11

Case No. 21-11369 (MEW)

Jointly Administered

Adversary Proceeding

Adv. Proc. Case No. 23-01022 (MEW)

The "<u>Debtors</u>" in these chapter 11 cases and the last four digits of each Debtor's federal taxpayer identification number are as follows: GBG USA Inc. (2467), Jimlar Corporation (8380), GBG North America Holdings Co., Inc. (5576), Homestead International Group Ltd. (0549), IDS USA Inc. (7194), MESH LLC (8424), Frye Retail, LLC (1352), Krasnow Enterprises, Inc. (0122), Krasnow Enterprises Ltd. (0001), Pacific Alliance USA, Inc. (0435), GBG Spyder USA LLC (9108), and GBG Sean John LLC (1287). The Debtors' mailing address was GBG USA Inc., P.O. Box 4965, Greensboro, NC 27404.

ROCKOWITZ, AND HURRICANE MILLENNIUM HOLDINGS LIMITED,

Defendants.

NOTICE OF PRETRIAL CONFERENCE

WHEREAS on March 16, 2023, Peter Hurwitz, as Litigation Trustee of the GBG USA Litigation Trust, filed a complaint (the "Complaint") in the above-referenced adversary proceeding, which contains claims asserted against certain Defendants residing outside the United States;

WHEREAS the Clerk of the Court issued a single foreign subpoena for this Adversary Proceeding, which listed that a Pretrial Conference would be held at a date and time "TBD";

WHEREAS since the filing of the Complaint, Plaintiff has initiated service of process of certain Defendants located in the British Virgin Islands, Hong Kong, China, and Jersey;

WHEREAS affidavits of service have been filed with respect to all Defendants domiciled in the United States of America (*see* Dkt. No. 7), to all Defendants formed under the laws of the British Virgin Islands (*see* Dkt. Nos. 10, 11, 12, 13, 14), and to a Defendant formed under the laws of Jersey (*see* Dkt. No. 15);

WHEREAS service of process of those Defendants residing in Hong Kong, China is ongoing and not yet complete;

NOTICE IS HEREBY GIVEN THAT a pretrial conference of the proceeding commenced by the filing of the Complaint in this adversary proceeding will be held at the following time and place:

United States Bankruptcy Court	Room: Courtroom 617 (MEW)
Southern District of New York	One Bowling Green
One Bowling Green	New York, New York 10004-1408
New York, New York 10004-1408	
	Date and Time: August 1, 2023 at 10 am (EDT)

Dated: June 28, 2023

GRANT & EISENHOFER P.A.

By: /s/ Gordon Z. Novod Gordon Z. Novod Thomas Walsh 485 Lexington Avenue, 29th Fl. New York, New York 10017

Tel: 646-722-8523 Fax: 646-722-8501

Email: gnovod@gelaw.com twalsh@gelaw.com

Special Counsel for Peter Hurwitz as Trustee of the GBG USA Litigation Trust